Board of Judicial Policy and Administration Policy on Public Access Terminals

A. GENERAL POLICY:

It is the policy of the Board of Judicial Policy and Administration that the Clerks of Circuit and District Courts shall make a Public Access Computer Terminal available to the general public to allow access to the Court's electronic docket, pleadings and other documents that are not sealed or otherwise confidential. Sealed court cases are not available on the Public Access Terminals.

"Public Access Computer Terminal" means a publicly accessible computer provided for the purpose of viewing public court records. In each courthouse, a public access terminal shall be made available in a public space during regular business hours.

Dated this 16th day of June, 2014.

Board	d of Judicial Policy and Administration
By:	/s/
•	Chief Justice Marilyn S. Kite